Annex A

## UNITED STATES BANKRUPTCY COURT DISTRICT OF DELAWARE

In re: FTX TRADING LTD., et al.

**Debtors** 

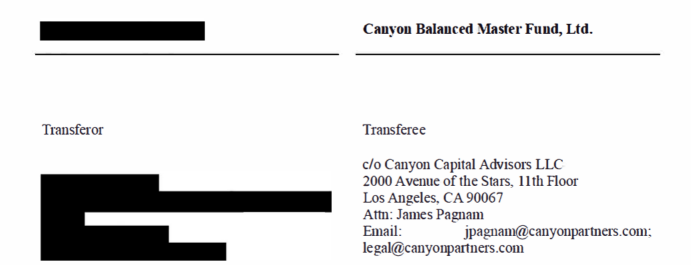
Chapter 11

Case No. 22-11068

(Jointly Administered)

## NOTICE OF TRANSFER OF CLAIM OTHER THAN FOR SECURITY

A CLAIM HAS BEEN FILED IN THIS CASE or deemed filed under 11 U.S.C. § 1111(a). Transferee hereby gives evidence and notice pursuant to Rule 3001(e)(2) Fed. R. of Bankr. P., of the transfer, other than for security, of the claim referenced in this evidence and notice.



| Claim(s) | <u>Debtor</u>          | Case No. | Claim Identifiers   | Claim Amount                    |
|----------|------------------------|----------|---|---------------------------------|
|          | FTX<br>Trading<br>Ltd. | 22-11068 | Customer Code: 00228082  Kroll Schedule No.: 7637519  Claim No.: 52925  Confirmation No.: 3265-70-VKWHM-917031932 | 22.57% of the amounts described |
|          | FTX<br>Trading<br>Ltd. | 22-11068 | Customer Code: 00228082  Kroll Schedule No.: 7637519  Claim No.: N/A  Confirmation No.: 3265-70-VCNRY-335558599   | 22.57% of the amounts described |

| I declare under penalty of perju<br>of my knowledge and belief. | ary that the information provided in this   | s notice is true and | correct to the best  |
|---|---|----------------------|----------------------|
|   | By James Pagnam  OBBD7641865C479  Transferee / Transferee's Ager  | Date:                | 3/26/2024            |
| Penalty for making a false state U.S.C. §§ 152 & 3571.          | ement: Fine of up to \$500,000 or impris  | sonment for up to :  | 5 years, or both. 18 |
| DEADLINE TO OBJECT TO   | ) TRANSFER  |                      |                      |
| twenty-one (21) days of the m                                   | laim is hereby notified that objections nailing of this notice. If no objection is the original claimant without further of | is timely received   | d by the court, the  |
|   | Date:   |                      |                      |

Clerk of the Court

## **IDENTITY OF TRANSFEROR**

Transferee has in its possession an Evidence of Transfer executed by the Transferor. In order to protect the identity of the Transferor, Transferee has not attached the signed Evidence of Transfer to this notice of Transfer of Claim.

Upon request, Transferee is prepared to provide a copy of the signed Evidence of Transfer to the Bankruptcy Court, the Debtors, and appropriate professionals.